

IN THE COURT OF APPEALS  
TENTH DISTRICT OF TEXAS  
WACO, TEXAS

FILED IN  
10th COURT OF APPEALS  
WACO, TEXAS  
10/15/2019 8:01:00 AM  
NITA WHITENER  
Clerk

IJAH IWASEY BALTIMORE

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§  
§

v.

DOCKET NO. 10-19-00196-CR

STATE OF TEXAS

APPELLANT'S SECOND MOTION  
FOR EXTENSION OF TIME TO FILE APPELLANT'S BRIEF

TO THE HONORABLE COURT OF APPEALS:

Appellant, by and through his attorney of record, Jessica S. Freud, respectfully moves the Court to extend the time for filing Appellant's brief in this cause, and in support therefore would show this Court as follows:

I.

Following a jury trial in trial court cause number 2017-449-C2 in McLennan County's 54<sup>th</sup> District Court, a jury found Mr. Baltimore guilty of unlawful carrying of a weapon on a premises licensed or issued a permit for the sale of alcohol, a third degree felony under Texas Penal Code 46.02. The jury sentenced Mr. Baltimore to 4 years in the Texas Department of Criminal Justice Institutional Division and recommended that the trial court suspend imposition of that sentence (C.R. 70). Following the recommendation of the jury, the trial court suspended imposition of sentence and ordered Mr. Baltimore be placed on community supervision for a period of 4 years (*id.*). A notice of appeal was timely filed in the trial court (C.R. 83).

II.

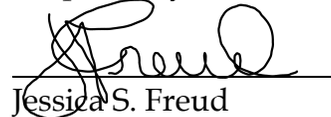
Appellant's brief is due today, October 14, 2019. Counsel has continued reading the reporter's record but still needs additional time to complete that review and then research and prepare Appellant's brief.

As a matter of office policy, it is counsel's understanding that the State does not oppose Appellant's first two motion for extension of time. Since this is Appellant's second motion, it is with this understanding that counsel represents to this Court that the State does not oppose this motion. This Motion is not made for the purpose of delay.

III.

FOR THESE REAONS, Counsel for Appellant respectfully requests this Court grant this second request for extension of time to file Appellant's brief and set a due date of 30 days from the date Appellant's brief is due.

Respectfully submitted,



Jessica S. Freud

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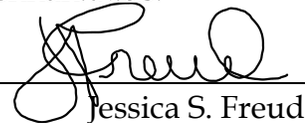
State Bar No. 24095303

Email: Jessi@FreudLaw.com

Attorney for Appellant

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Motion has been served on the District Attorney for McLennan County, Texas, on October 14, 2019, to Sterling.Harmon@co.mclennan.tx.us and/or Gabriel.Price@co.mclennan.tx.us.

  
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Jessica S. Freud